IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

PATRICIA NOCE, ET AL., CASE NO. 04-337 ERIE

PLAINTIFFS, JUDGE SEAN J. McLAUGHLIN

vs. <u>PLAINTIFFS' PRETRIAL</u>

STATEMENT

CAWA, INC., ET AL.,

DEFENDANTS.

Now come Plaintiffs, Patricia L. Noce and Leota M. Noce, by and through the undersigned legal counsel, and submit their Pretrial Statement as set forth more particularly hereinafter.

I. NARRATIVE STATEMENT OF MATERIAL FACTS

Plaintiffs Patricia L. Noce (adult daughter) and Leota M. Noce (mother), residents of Ashtabula, Ohio, filed the instant action seeking recovery of compensatory damages from Defendants CAWA, Inc., and Loretta Leszunov. The Plaintiffs' Complaint is based upon the diversity of citizenship between the Plaintiffs and Defendants and is brought pursuant to Title 28 U.S.C. §1332; the Plaintiffs further bring this action to recover monetary damages in excess of \$75,000.00.

In their Complaint, Plaintiffs allege that Plaintiffs sustained serious and permanent bodily injuries as the result of a motor vehicle collision with Defendant CAWA, Inc.'s motor vehicle that was being operated by Defendant Loretta Leszunov on October 23, 2003. The collision occurred on Route 6 N in Elkcreek Township, Erie County, Pennsylvania. Defendant Loretta Leszunov, driving a vehicle owned by Defendant CAWA, Inc., was southbound on State Route 18 when said Defendant failed to stop at the intersection of Route 6 N.

The accident was solely caused by the negligence of Defendant Loretta Leszunov.

As a direct and proximate result of the collision, Plaintiffs Patricia L. Noce and Leota M. Noce sustained serious and permanent bodily injuries.

II. STATEMENT OF DAMAGES

Plaintiffs Patricia L. Noce and Leota M. Noce have incurred substantial expenses for their medical care and treatment. Total gross medical bills for each Plaintiff are approximately \$500,000.00 per Plaintiff. Counsel is in the process of determining what portion of those medical expenses are admissible into evidence under Pennsylvania law.

In addition, Patricia L. Noce has sustained a permanent loss of future income and the right to earn a living. She is unable to return to her former employment. A vocational assessment is being conducted to determine the earning loss associated with the permanent disability of Patricia L. Noce. Defense counsel has been advised that this report will be forthcoming, and has consented to same being received as soon as practicable.

In addition, Plaintiff Leota M. Noce has incurred permanent debilitating injuries. Leota M. Noce has a permanent tracheotomy which requires daily care and treatment. A life care plan is being formulated for Leota M. Noce. Counsel for the Defendants has been advised that a life care plan is being prepared, and has consented to receiving same as soon as practicable. III.

WITNESSES

Plaintiffs witnesses include the following:

- 1. Plaintiff Patricia L. Noce 5848 Runkle Avenue Ashtabula, Ohio 44004
- 2. Plaintiff Leota M. Noce 5848 Runkle Avenue Ashtabula, Ohio 44004
- 3. Defendant Loretta Leszunov

48675 West 38th Street Erie, Pennsylvania 16506

4. Rod W. Durgin, Ph.D.

Ann Veh

Vocational Assessments Inc.

3361 Executive Parkway

Suite 302

Toledo, Ohio 43606

*For the purposes of damages: vocational evaluation and life care plan.

5. Robert A. Dlwgosh, M.D.

The Ashtabula Clinic, Inc.

2422 Lake Avenue

Ashtabula, Ohio 44004

*For the purposes of damages: with respect to Plaintiffs Patricia L. Noce and Leota M. Noce

6. Jeffrey A. Brodsky, D.O.

Ashtabula Orthopaedics, Inc.

2131 Lake Avenue, Suite 1

P.O. Box 1425

Ashtabula, Ohio 44004

*For the purposes of damages: with respect to Patricia L. Noce.

7. Ritu Malhotra, M.D.

The Ashtabula Clinic, Inc.

2422 Lake Avenue

Ashtabula, Ohio 44004

*For the purposes of damages: with respect to Leota M. Noce

8. Representatives of the Pennsylvania State Police who investigated the motor vehicle accident, represented by Crash No: P-0544626 including but not limited to Trpr. William G. Sibbald, Jr.,

Trpr. V. S. Witowski

Trpr. Michael Strychalski

*For the purposes of establishing liability.

- 9. Economist, yet unidentified, as may be needed to opine as to the present value of Plaintiff Leota M. Noce's life care plan.
- 10. Other physicians and health care practitioners who treated Plaintiffs Patricia L. Noce and Leota M. Noce and whose medical records and opinions have been provided to defense counsel, as may be necessary for the purposes of describing care and treatment, authenticating records and bills, etc.
- 11. Other family members of Plaintiffs as may be necessary to testify as to the

damages sustained by Plaintiffs.

IV. DESIGNATION OF WITNESSES TO TESTIFY BY DEPOSITION

At this juncture, Plaintiffs anticipate calling all witnesses live at trial. Should, however, schedules of physicians preempt testimony at trial, same will be taken by videotape deposition for presentation to the jury.

V. IDENTIFICATION OF EXHIBITS

Exhibits will include photographs of the motor vehicles involved in the accident and medical records reflecting care and treatment to the Plaintiffs. These documents have been exchanged with defense counsel.

VI. LEGAL ISSUES OUTSTANDING

Counsel is unaware of any legal issues to be addressed at a final pretrial conference.

VII. EXPERT DISCLOSURES

Counsel for the Plaintiffs will provide defense counsel, promptly upon receipt of same, with the vocational loss assessment report for Patricia L. Noce as well as the life care plan for Leota M. Noce.

Heretofore, counsel for the Plaintiffs has provided to defense counsel the following:

- 1. With respect to Patricia L. Noce:
 - a. Robert A. Dlwgosh, M. D.: reports dated February 1, 2005 and February 1, 2005.
 - b. Jeffrey A. Brodsky, D.O.: reports dated March 22, 2005 and September 7, 2005.
- 2. With respect to Leota M. Noce:
 - a. Robert A. Dlwgosh, M.D.: report dated February 1, 2005.
 - b. Ritu Malhotra, M.D.: reported dated February 1, 2005.

VIII. COPIES OF ADDITIONAL REPORTS

Same have been provided as set forth hereinabove. The Plaintiffs are in the process of obtaining the necessary life care plan for Leota M. Noce and the vocational loss assessment for Patricia L. Noce.

IX. SETTLEMENT DISCUSSIONS/MEDIATION

The parties have agreed to mediate the captioned matter on December 21, 2005. The mediator selected by the parties is E. Max Weiss of Meadville, Pennsylvania.

Respectfully submitted,

s/ David E. Pontius

David E. Pontius 0004781

ANDREWS & PONTIUS LLC

4817 State Road, Suite 100

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CERTIFICATION

I hereby certify that on October 14, 2005, a copy of the foregoing Plaintiffs' Pretrial Statement was filed electronically and Notice of this filing will be sent to all parties by operation of the Court's electronic filing system. Parties may access this filing through the Court's system.

s/ David E. Pontius

David E. Pontius